

AIR DISPERSION MODELING CHECKLIST

For Non-PSD Construction Permit Applications

This modeling checklist applies only to construction permit applications for sources not subject to the Prevention of Significant Deterioration (PSD) regulations. Sources must be located in attainment areas. It compliments the Iowa Department of Natural Resource's (DNR's) "Air Dispersion Modeling Guidelines for Non-PSD, Pre-Construction Permit Projects" and is designed to standardize the modeling procedures and documentation requirements for non-PSD, New Source Review (NSR) air dispersion modeling analyses.

This checklist should be completed and included in the modeling analysis report submitted to the DNR for all non-PSD construction permit projects that require modeling. This checklist can be completed electronically or manually. All elements of the checklist should be addressed and the text of the checklist shall not be altered in any manner.

This checklist is applicable to all criteria pollutants except VOCs (including ozone). The DNR modeling staff should be contacted for guidance on modeling VOCs and non-criteria pollutants, if such modeling is requested by the permit engineer.

Use of this checklist will help modelers avoid common errors such as:

- Emission rates or stack parameters that are unacceptable and require revision by the permitting engineer.
- Modeled emission rates or parameters that do not match the permit application forms.
- Buildings/property boundary/emission unit locations that do not match the plot plan.
- · Emission units omitted.
- Incorrect volume source dimensions.
- Terrain elevations missing or incorrect.
- Sources with horizontal or obstructed exhaust modeled with an incorrect exit velocity.
- Use of the incorrect model or model version.
- Receptor grid extent is insufficient.

Send the original copy of the modeling analysis report to the construction permit engineer that requested the modeling analysis and/or is reviewing the permit application. Modeling analysis reports become an addendum to the permit application.

For PSD modeling analyses, information and modeling guidance is available on the DNR website at http://www.iowacleanair.com.

Questions related to this checklist and air dispersion modeling can be answered by calling (515) 242-5100. Ask to speak to a member of the DNR Modeling Group.

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1.	GEI	NERAL II	NFORMATION		
Sub	mitta	al Date:			
Fac	ility I	Name:			
Project Number: Note: Leave project number blank if unknown.					
2.	DIS	PERSIO	N MODEL SELECTION AND OPTIONS		
a.	Whi	Which model is being used?			
		AERMO	D, most recent version		
		Other M	odel (include name and version):		
		version l regulato	ne most recent version of a dispersion model shall be used unless the use of an older mas been approved in advance by the DNR modeling staff. The latest version of most ry models can be obtained from the EPA's SCRAM web page at www.epa.gov/ttn/scram/ .		
b.	Reg	julatory d	efault options selected?		
		Yes			
		No	Provide justification for the selection of each non-regulatory default option. Non - regulatory default options selected without the prior approval of the DNR modeling staff may result in rejection of the modeling analysis if the justification provided is not acceptable to the DNR modeling staff.		
c.	Wa	s the urba	an modeling option utilized?		
		Yes	This option is generally not used in lowa. If this option is used, provide an explanation of the reason why it was used, as well as a detailed description of each urban area, the surface parameters, and a list of the sources assigned to each area.		
		No			
d.	Poll	utants m	odeled for significance (mark as applicable):		
		PM ₁₀			
		PM _{2.5}			
		NO_{x}			
		SO ₂			
		СО			
			or significance, ensure the highest-first-highest value is evaluated. For PM _{2.5} and the 1-hr nest-first-highest values may be averaged over the 5 years of meteorological data.		

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e.	Poll	Pollutants modeled for the NAAQS (mark as applicable):							
		PM ₁₀		Highest, 2 nd -high		Highest, 6 th -high			
		$PM_{2.5}$							
		NO_X							
		SO ₂							
		СО							
		Lead							
		Other:							
	as s Pro PM 6th-	specified jects" for ₁₀ standar high con	in IDNR's "Air Deach of the criter each of the criter rd, verify that th	hispersion Modeling Guid eria pollutants marked ab e MULTYEAR option is u the entire 5-year meteor	elines for No pove. If mode used so that t	priate NAAQS or significance levels in-PSD, Pre-Construction Permit eling the highest, 6th-high form of the he model will calculate the highest, set, instead of for each year, or use			
f.	We	re any NO	O ₂ sources mod	eled using the Tier 3 me	thod?				
		Yes	memoranda. I	s the Ozone Limiting or For the in-stack NO_2 / NO_3	Plume Volum	n EPA's 1-hour NO ₂ NAAQS guidance e Molar Ratio method used? What y the use of any value other than the			
		No							
3.	SO	URCE IN	FORMATION						
a.	a. Emission rates.								
		propose	d allowable emi tion permit forn	ssion rates. The modele	ed allowable	ject must be modeled at their emission rates must match the e a limit based on the modeled			
		emission acceptal	rates. If used	actual emission rates med in the DNR's "Air Disp	ust be suppo	modeled at their potential or actual orted by one or more of the eling Guidelines for Non-PSD, Pre-			
b.	Fug	itive emis	ssions.						
		in the me	odeling analysis	s. True fugitive emission	s, such as ha	to the atmosphere must be included aul roads and storage piles, may be in to believe that they are the cause of			
c.	Inte	Internally-Vented Emissions							
		of volum	e sources base has created a	d on the guidance found spreadsheet that can be	in the disperused to auto	eled as a volume source or a series rsion model user guide. Alternatively, matically determine the volume The tool is available on the Air			

for modeling internally venting sources with prior approval. No building enclosure credit will be given for sources of PM_{2.5}. d. Are any sources being permitted to operate at variable loads (i.e. 50% or 75% capacity)? If the source(s) permit will include conditions for operation at variable loads, loads such Yes as 50 and 75 percent of design capacity should also be modeled. The load causing the highest predicted concentration, in addition to the design load, should be included in the refined modeling. Alternatively, the lowest temperature and exit velocity, and highest emission rate expected to occur at any load can be combined to produce a conservative estimate without requiring an analysis of multiple operating loads. ☐ No Are daily or annual operating restrictions, or variations due to physical plant limitations included in the modeling analysis? Yes Apply the guidance outlined in the DNR's "Air Dispersion Modeling Guidelines for Non-PSD, Pre-Construction Permit Projects" or "DNR Suggested Methodology for Modeling Restricted Hours of Operation" as applicable, and include a summary of the method(s) used along with all calculations in the modeling analysis report. Any such variation or restriction used in the modeling analysis will be included in the permit as an enforceable limit. □ No Are there any stacks with horizontal, downward, or obstructed vertical discharges? Yes Model these stacks with an exhaust gas exit velocity of 0.001 m/s and the actual stack tip diameter. Flapper-type or Chicago-style rain caps are considered to be unobstructed discharges. ☐ No Have the exhaust gases from several existing stacks been combined (merged) into one stack? Yes Credit for the merging of exhaust gas streams cannot be used in the dispersion modeling analysis unless the applicable requirements of 40 CFR Part 51.100(hh)(2) are met. If merged exhaust streams were modeled provide justification. □ No h. Do any NO₂ sources operate intermittently? Yes Verify procedures to identify and include, or eliminate, these sources were performed in accordance with EPA's 1-hour NO₂ NAAQS guidance memoranda. □ No

Verify that the correct meteorological and background databases were selected.

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Quality Bureau's website at www.iowacleanair.com. The applicant may use an alternative method

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☐ Yes

□ No

Were any PM_{2.5} sources modeled using the paired sums method?

j.	We	Were source and building base elevations based on plant survey data?					
		Yes					
		No	AERMAP-derived base elevations may be used when survey data are not available, but care should be taken to use elevations that are as accurate as possible.				
k.	Buil	dings					
		facility's analysis particula analysis towers, a version of	all downwash structures in the modeling analysis, including structures not located on the property if applicable. Downwash structures outside of 5L may be excluded from the . (Note: "L" is defined as the lesser of the height or maximum projected width for a artier or structure.) All non-downwash structures should be excluded from the modeling . Non-downwash structures include lattice-type structures such as switchyards, water and elevated storage tanks. Perform a building downwash analysis using the latest of the Building Profile Input Program (BPIP-PRIME) after determining the source and base elevations.				
l.	God	od Engine	eering Practice (GEP) stack heights				
			osed and/or existing stack height(s) greater than the formula good engineering practice tack height(s) should be modeled using a stack height equal to the formula GEP stack).				
4.	RE	CEPTOR	AND TERRAIN INFORMATION				
a.	Rec	ceptor spa	acing.				
		No more No more No more	the following receptor spacing requirements: than 50 meter spacing along property lines. than 50 meter spacing if located within approximately 0.5 kilometers of the property line. than 100-meter spacing between 0.5 and 1.5 kilometers from the property line. than 250-meter spacing between 1.5 and 3.0 kilometers from the property line. than 500-meter spacing beyond 3.0 kilometers from the property line.				
		the DNR responsi	ilizing receptors with spacing different from that specified above will not be accepted by modeling staff unless approved in advance. In all cases, it is the applicant's ibility to ensure that the receptor spatial coverage and density is adequate enough to be the worst-case predicted ground-level concentrations in off-property areas not controlled applicant.				
b.	Exte	ent of rec	eptor grid(s)				
			eptor grid(s) must extend at least 500 meters from the property line, and should capture all errain features that exceed the height of the tallest stack being modeled.				
		Predicte	d concentrations must be decreasing near the edges of the receptor grid(s).				
C.	Aml	bient Air					
		controlle such as	ne extent of the receptor grid(s), receptors must be included in all areas not owned or ed by the applicant, and areas to which the public has regular access. Public facilities, universities and business parks must include receptors on all parts of the property to e public has access.				
		prior app	ors may be excluded from an applicant's property and buildings. With the department's proval, receptors may also be excluded from on-property easements, such as railways, at that the facility owner or operator is willing to ensure public access to the right-of-way or				

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easement is precluded. Permit applicants who obtain permission from the department to exclude on-property easement receptors from the modeling analysis must document in the modeling analysis report submitted to the department how public access is, or will be, precluded. Public roads or highways will continue to be modeled as ambient air.

d.	Terrain	elevations

	Terrain elevations	must be applied by	vusing the latest	version of AERMAP
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e. AERMAP domain

The domain used in AERMAP must encompass all significant terrain at or above a 10% slope from
each and every receptor (the theoretical maximum distance at which terrain in lowa could exceed
a 10% slope is 3.6 km).

5. METEOROLOGICAL DATA

a. Meteorological station.

Mark the applicable box in Table 1 to indicate which meteorological data set was used in the modeling analysis. Refer to the meteorological station and data set map located on the DNR website at http://www.iowadnr.gov/InsideDNR/RegulatoryAir/Modeling/DispersionModeling/MeteorologicalData.as http://www.iowadnr.gov/InsideDNR/RegulatoryAir/Modeling/DispersionModeling/MeteorologicalData.as http://www.iowadnr.gov/InsideDNR/RegulatoryAir/Modeling/DispersionModeling/MeteorologicalData.as http://www.iowadnr.gov/InsideDNR/RegulatoryAir/Modeling/DispersionModeling/MeteorologicalData.as http://www.iowadnr.gov/InsideDNR/RegulatoryAir/Modeling/DispersionModeling/MeteorologicalData.as

Table 1: Meteorological Stations and Elevations

Meteorological	Data Set	Data Period	Surface Station ID	Station Elevation (meters)
☐ KALO	(Waterloo)	2005-2009	94910	265
☐ KAMW	(Ames)	2005-2009	94989	280
	(Burlington)	2005-2009	14931	210
☐ KCID	(Cedar Rapids)	2005-2009	14990	256
	(Dubuque)	2005-2009	94908	317
☐ KDSM	(Des Moines)	2005-2009	14933	286
☐ KDVN	(Davenport)	2005-2009	94982	228
☐ KEST	(Estherville)	2005-2009	94971	401
☐ KFSD	(Sioux Falls)	2005-2009	14944	433
☐ KIOW	(Iowa City)	2005-2009	14937	198
☐ KLSE	(La Crosse)	2005-2009	14920	199
☐ KLWD	(Lamoni)	2005-2009	94991	346
☐ KMCW	(Mason City)	2005-2009	14940	362
☐ KMIW	(Marshalltown)	2005-2009	94988	294
☐ KMLI	(Moline)	2005-2009	14923	180
☐ KOMA	(Omaha)	2005-2009	14942	299
☐ KOTM	(Ottumwa)	2005-2009	14950	255
☐ KSPW	(Spencer)	2005-2009	14972	407
☐ KSUX	(Sioux City)	2005-2009	14943	334
If an alternative date	()	-		

If an alternate dataset and/or period of record is being used, provide the period and a brief explanation of the reason why it was used in the modeling analysis records.

The profile base elevation used in the modeling analysis must match the station elevation s	shown	in
Table 1.		

6. DETERMINATION OF IMPACT ON AIR QUALITY a. For projects that required modeling as determined by the Form MD (Air Dispersion Modeling Determination Flow Chart) do the predicted impacts from the project source(s) exceed the applicable significant impact levels listed in Table 1 of the "Air Dispersion Modeling Guidelines for Non-PSD, Pre-Construction Permit Applications"? (Note: For lead, skip to step 6b.) Yes List Pollutant(s): Facility-wide modeling is required for each pollutant whose concentration exceeds the applicable significant impact levels. □ No List Pollutant(s): No further modeling is required. Go to Section 7. Are there other sources at this facility, or nearby sources as defined in the "Air Dispersion Modeling" Guidelines for Non-PSD, Pre-Construction Permit Applications" of the pollutant(s) in question? Yes List Pollutant(s): If there are lead sources, ensure that the latest EPA "leadpost" executable is used. This may be obtained from DNR or at EPA's SCRAM website at http://www.epa.gov/ttn/scram/. Model the other sources of the pollutant(s) in question with the source(s) being permitted. Add the appropriate default background concentration(s) from Table 4 of the "Air Dispersion Modeling Guidelines for Non-PSD, Pre-Construction Permit Applications" to the modeled values or apply an alternative background methodology as specified in the "Dispersion Modeling Guidelines for Non-PSD, Pre-Construction Permit Applications" and check that the resulting predicted cumulative impact(s) are less than the applicable NAAQS (Table 2 of the "Air Dispersion Modeling Guidelines for Non-PSD, Pre-Construction Permit Applications"). Indicate the locations of the nearby sources on a map of the area. □ No List Pollutant(s): Add the appropriate default background concentration(s) from Table 4 of the "Air Dispersion Modeling Guidelines for Non-PSD, Pre-Construction Permit Applications" to the modeled values from the source(s) being permitted or apply an alternative background methodology as specified in the "Dispersion Modeling Guidelines for Non-PSD, Pre-Construction Permit Applications" and check that the resulting predicted cumulative impact(s) are less than the applicable NAAQS (Table 2 of the "Air Dispersion Modeling Guidelines for Non-PSD, Pre-Construction Permit Applications"). c. Does the project have a significant contribution at any modeled non-attainment receptor(s) for the time period(s) that the violation(s) are predicted to occur? (Note: A significant contribution is defined as a predicted impact greater than the applicable significant impact level(s) provided in Table 1 of the "Air Dispersion Modeling Guidelines for Non-PSD, Pre-Construction Permit Applications").

A source(s) that significantly contributes to a modeled exceedance of the NAAQS will not be permitted unless an equivalent ambient impact reduction is demonstrated at the

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modeled non-attainment receptor(s).

Go to Section 7 below.

☐ Yes

☐ No

7. MODELING DATA SUBMITTAL REQUIREMENTS

a.	Мо	Modeling report.			
		Include a discussion on the proposed operating scenarios and the methodology used to model them.			
		For point sources, provide all assumptions, calculations, and figures necessary to justify the emission rates and stack parameter values used, if this information is not available in the permit application.			
		For area, volume, and open-pit sources, provide all assumptions, calculations, and figures used to determine the emission rate, area, sides, rotation angles, heights of release, initial dispersion coefficients and volume (open-pit), if this information is not available in the permit application.			
		Summarize and discuss in the modeling analysis report the modeling results relative to all applicable standards and guidelines.			
		Ensure that the applicable information requested on the Form MI-1 is included in the modeling analysis report, if it has not been included in the permit application.			
		Ensure that the applicable information requested on the Form MI-2 has been included in the modeling analysis report, if it has not been included in the permit application. Please use English units.			
b.	Ele	ctronic files.			
		Include all dispersion model, BPIP-PRIME, and AERMAP input and output files on a CD or DVD.			